

**IN THE DISTRICT COURT OF WAGONER COUNTY
STATE OF OKLAHOMA**

GEORGE COLLINS and
ALRIKA COLLINS,

Plaintiff,

v.

STATE FARM FIRE AND CASUALTY
COMPANY,

Defendant.

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Case No. CJ-2022-5
Hon. Douglas Kirkley

JURY TRIAL DEMANDED

2022 OCT 11 PM 1:51

**DEFENDANT, STATE FARM FIRE AND CASUALTY
COMPANY'S, ANSWER TO PLAINTIFFS' PETITION**

COMES NOW the Defendant, State Farm Fire and Casualty Company, by and through its attorneys of record, John S. Gladd and J. Andrew Brown, of the law firm of Atkinson, Brittingham, Gladd, Fiasco, Edmonds & Annis, of Tulsa, Oklahoma, and for its Answer to the Petition of the Plaintiffs on file herein, states and avers as follows:

I.

Defendant denies, both generally and specifically, each and every material allegation contained therein, and demands strict proof thereof, except that which may hereinafter be admitted.

II.

As to the allegations contained in paragraph 1 of Plaintiffs' Petition, Defendant would admit that it insured Plaintiffs' home under Policy No. 36-B3-L971-9 at the time of the subject loss on or about January 11, 2021.

III.

Defendant admits the allegations contained in paragraph 2 of Plaintiffs' Petition.



IV.

As to the allegations contained in paragraph 3 of Plaintiffs' Petition, Defendant would admit Plaintiffs' home sustained damage due to a fire on or about January 11, 2021. Plaintiffs do not define "severe" and it is therefore denied, demanding strict proof thereof by a preponderance of the evidence.

V.

As to the allegations contained in paragraph 4 of Plaintiffs' Petition, Plaintiffs have failed to comply with Oklahoma Pleading Code 12 O.S. §2008(A)(2), and therefore Defendant is without knowledge or information sufficient to allow the formation of an opinion or belief as to the truth of the matters asserted in paragraph 4 of Plaintiffs' Petition, and therefore denies the same and demands strict proof thereof by a preponderance of the evidence.

VI.

Defendant denies those allegations contained in paragraphs 5, 6, 7 and 8 of Plaintiffs' Petition.

AFFIRMATIVE DEFENSES

VII.

By way of affirmative defense, Defendant would state Plaintiffs' Petition fails to state a claim upon which relief can be granted.

VIII.

By way of affirmative defense, Defendant would state that it has fully complied with the terms and conditions of the policy at issue.

IX.

Plaintiffs are not entitled to an award of attorney's fees or other costs.

X.

Defendant hereby pleads any and all affirmative defenses available to it under the Oklahoma Pleading Code which now or may hereinafter be applicable.

XI.

Plaintiffs have not met conditions precedent for further recovery under the subject policy of insurance.

XII.

Plaintiffs' claims/damages are the result of other parties for which this Defendant has no control.

XIII.

Defendant would state it is entitled to a setoff from any verdict awarded the Plaintiffs for those monies which, through time of trial, have been paid by State Farm to Plaintiffs or on their behalf.

XIV.

By way of affirmative defense, Defendant would state that to the extent Plaintiffs seek punitive damages, such damages are unconstitutional and violate the due process clauses of the Fifth and Fourteenth Amendments to the United States Constitution and of Article 2, Section 7 of the Oklahoma Constitution and the Oklahoma Constitution for the following reasons:

(a) the standards under which such claims are submitted are so vague as to be effectively meaningless and threaten a deprivation of property for the benefit of society without the protection of fundamentally fair procedures;

(b) the highly penal nature of punitive damages threatens the possibility of excessive punishment and almost limitless liability without the benefit of fundamentally fair procedures or any statutory limitations;

(c) the introduction of evidence of this Defendant's financial worth is so prejudicial as to impose liability and punishment in a manner bearing no relation to the extent of any injury allegedly inflicted or to any benefit to this Defendant from any alleged wrongdoing and, therefore, any verdict would be the result of bias and prejudice in a fundamentally unfair manner.

XV.

Plaintiffs' claim for punitive damages constitutes an unconstitutional excessive fine under Article 2, Section 9 of the Oklahoma Constitution because such highly penal sanctions may be imposed for the benefit of society under standards so vague and effectively meaningless as to threaten unlimited punishment bearing no relation to the extent of any injury allegedly inflicted at the unbridled discretion of the jury.


XVI.

Defendant specifically reserves the right to amend this answer to include additional general and affirmative defenses, delete or modify defenses pled, upon completion of discovery or as facts warrant.

WHEREFORE, having answered Plaintiffs' Petition, this Defendant requests judgment in his favor and against the Plaintiffs, for its costs and attorney's fees incurred, and any other and further relief the Court deems just and equitable.

Respectfully submitted,

**ATKINSON, BRITTINGHAM,
GLADD, FIASCO, EDMONDS**
A PROFESSIONAL CORPORATION



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CERTIFICATE OF MAILING

This is to certify that on the 10th day of October, 2022, a true, correct, and exact copy of the above and foregoing instrument was mailed to the following with proper postage thereon fully prepaid:

George Collins and Alrika Collins
510 N. 21st Street
Muskogee, OK 74401
Email: gcgfiles021@gmail.com
Email: alrikacollins@yahoo.com
Pro Se Plaintiffs

A handwritten signature in black ink, appearing to read "G. Collins & A. Collins", is written over a horizontal line.

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